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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/022,795	12/20/2001	Mark Andrew Dinan	46243.010100	4791
	7590 03/06/200 AND JAWORSKI LLP	EXAMINER		
555 S. FLOWER STREET, 41ST FLOOR			EL CHANTI, HUSSEIN A	
LOS ANGELES, CA 90071			ART UNIT	PAPER NUMBER
			2157	
			MAIL DATE	DELIVERY MODE
			03/06/2008	PAPER

Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

	Application No.	Applicant(s)			
	10/022,795	DINAN ET AL.			
Office Action Summary	Examiner	Art Unit			
	HUSSEIN A. EL CHANTI	2157			
The MAILING DATE of this communication app Period for Reply	ears on the cover sheet with the c	orrespondence address			
A SHORTENED STATUTORY PERIOD FOR REPLY WHICHEVER IS LONGER, FROM THE MAILING DA  - Extensions of time may be available under the provisions of 37 CFR 1.13 after SIX (6) MONTHS from the mailing date of this communication.  - If NO period for reply is specified above, the maximum statutory period w  - Failure to reply within the set or extended period for reply will, by statute, Any reply received by the Office later than three months after the mailing earned patent term adjustment. See 37 CFR 1.704(b).	ATE OF THIS COMMUNICATION 36(a). In no event, however, may a reply be tim vill apply and will expire SIX (6) MONTHS from cause the application to become ABANDONE	N. nely filed the mailing date of this communication. D (35 U.S.C. § 133).			
Status					
1) Responsive to communication(s) filed on <u>24 Ja</u>	action is non-final. nce except for formal matters, pro				
Disposition of Claims					
4) ☐ Claim(s) 1,3-16 and 25-28 is/are pending in the 4a) Of the above claim(s) is/are withdray 5) ☐ Claim(s) is/are allowed. 6) ☐ Claim(s) 1, 3-16 and 25-28 is/are rejected. 7) ☐ Claim(s) is/are objected to. 8) ☐ Claim(s) are subject to restriction and/or Application Papers	vn from consideration.				
9) The specification is objected to by the Examine 10) The drawing(s) filed on is/are: a) access Applicant may not request that any objection to the Replacement drawing sheet(s) including the correction 11) The oath or declaration is objected to by the Examine 11.	epted or b) objected to by the Edrawing(s) be held in abeyance. See on is required if the drawing(s) is obj	e 37 CFR 1.85(a). ected to. See 37 CFR 1.121(d).			
Priority under 35 U.S.C. § 119					
<ul> <li>12) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f).</li> <li>a) All b) Some * c) None of:</li> <li>1. Certified copies of the priority documents have been received.</li> <li>2. Certified copies of the priority documents have been received in Application No</li> <li>3. Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)).</li> <li>* See the attached detailed Office action for a list of the certified copies not received.</li> </ul>					
Attachment(s)  1) X Notice of References Cited (PTO-892)	4) Interview Summary				
2) Notice of Draftsperson's Patent Drawing Review (PTO-948) 3) Information Disclosure Statement(s) (PTO/SB/08) Paper No(s)/Mail Date	Paper No(s)/Mail Da 5) Notice of Informal P 6) Other:				

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## **DETAILED ACTION**

1. This action is responsive to amendment RCE on Jan. 24, 2008. Claims 2 and 17-24 were canceled. Claims 25-28 were newly added. Claims 1 and 11 were amended. Claims 1, 3-16 and 25-28 are pending examination.

## Claim Rejections - 35 USC § 103

The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

- (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 2. Claims 1 and 3-16 are rejected under 35 U.S.C. 103(a) as being unpatentable over Chesley et al., U.S. Patent No. 7,065,553 (referred to hereafter as Chesley) in view of Gudorf et al., U.S. Patent No. 7,140,045 (referred to hereafter as Gudorf).

As to claims 1 and 11, Chesley teaches a method and system wherein a user interacts within an immersive online community having avatar virtual objects, the method comprising the steps of:

interconnecting multiple computer using communication mechanisms optimized for low bandwidth connections (see col. 7 lines 11-22);

compiling a script into compact byte-code representation optimized for low bandwidth clients that is inserted into the text of a webpage enabling low bandwidth clients to interact with the immersive virtual world;

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enabling an interface engine corresponding to each client to interpret the byte-code representation (see col. 3 lines 1-22 and col. 1 lines 45-67, a scripting language is used such as DHTML to overcome the limitation of low bandwidth connection);

providing a set of user that allows users of each client computer to select a set of characteristics to represent avatar objects wherein each of said characteristics is associated with a unique personality specified led by the user arid represents the user in the online community (see col. 6 lines 27-52 and col. 7 lines 36-65, multiple avatars represent multiple users),

providing a set of interface tools that are configured to support having said avatar objects interacting with each other utilizing so that said avatar objects receive real-time responses to stimuli initiated by other avatar objects (see col. 6 lines 27-52 and col. 8 lines 29-42, user may use the interface to move the avatar or other objects), and said avatar objects interactively passing user generated content between said avatar objects and said user under administrative controls (see col. 8 lines 29-42), and said users, through said computers, controllably navigating said avatar objects within the confines of the immersive online community (see col. 8 lines 29-42).

Chelsey does not explicitly teach downloading Java applet into a web broswser.

However it is very well known in the art as evident by the teaching of Gudorf, that Java applet are downloaded to web browsers (see col. 3 lines 5-27). It would have been obvious for one of the ordinary skill in the art at the time of the invention to download Java applets into the interface software taught by Chelsy. Motivation not only comes

multiple classes of users.

from the knowledge well known in the art for using Java applets but also from the teachings of Gudorf, one of the ordinary skill in the art would be motivated to do so because a java applet has the advantage of being executable by various processors on different computer platforms and an applet is conducive to internet-related applications because, among other things, it can be conveniently distributed over the Internet to

As to claims 3 and 12-13, Chesley teaches the method and system of claims 1 and 11 wherein the navigation is metaphorically correct representation of a three dimensional world (see col. 2 lines 1-10).

As to claim 4, Chesley teaches the method of claim 1 wherein the response to stimuli includes said users sending projectiles between at least one avatar object and another avatar object (see col. 20 lines 50-col. 21 lines 57).

As to claim 5, Chesley teaches the method of claim 1 wherein the response to stimuli Includes said user dancing in a metaphorically correct manner (see col. 20 lines 50-col. 21 lines 57).

As to claim 6, Hichata teaches the method of claim 1, wherein the response to stimuli Includes a user playing games with other avatar objects (see col. 20 lines 50-col. 21 lines 57).

As to claims 7 and 14, Chesley teaches the method and system of claims 1 and 11 wherein said users create objects using interactive Java tools to interact within the immersive online community (see col. 20 lines 50-col. 21 lines 57).

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As to claims 8 and 15, Chesley teaches the method of claim 1 wherein said user employs verbal invocations that leads to actions such as projectile throwing dancing and game playing (see col. 20 lines 50-col. 21 lines 57).

As to claim 9, Chesley teaches the method d of claim 1 wherein said user participates in the economy on the immersive online community via use of an economy tool (see col. 20 lines 50-col. 21 lines 57).

As to claim 10, Chesley teaches the method of claim 1 wherein the administrative controls provide governance and logging to user actions with the immersive online community (see col. 20 lines 50-col. 21 lines 57).

As to claim 15, Chesley teaches the system of claim 11 further includes an interface engine residing within a Java environment, the interface engine updating dynamically using standard class libraries (see col. 14 lines 50-55 and col. 6 lines 39-52).

## Claim Rejections - 35 USC § 103

The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

- (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 3. Claims 25-28 are rejected under 35 U.S.C. 103(a) as being unpatentable over Chesley in view of Gudorf, further in view of Murakami et al., U.S. Patent No. 6,978,292 (referred to hereafter as Mura).

Chesley teaches a method and system wherein a user interacts within an immersive online community having avatar virtual objects. Neither Chesley nor Gudorf teach a filtering tool to filter words using a list of words.

Mura, however, teaches a system and method for monitoring instant messages in a chat session and determining if the messages contains words that are included in a blacklist, in response to the determination, blocking the message from reaching other participants in the chat session (see col. 4 lines 17-53). It would have been obvious for one of the ordinary skill in the art at the time of the invention to install and use the filter of Mura in the interface of Chesley. Motivation to so is explicitly taught by Mura because using the filter would allow the administrator to block messages that include offensive language and even force a participant to leave the chat session if it is determined that the messages are offensive and therefore chat in more friendly environment (see Mura col. 4 lines 31-38).

## Response to Arguments

- **4.** Applicant's arguments have been fully considered but are moot in view of the new grounds of rejection.
- 5. Any inquiry concerning this communication or earlier communications from the examiner should be directed to HUSSEIN A. EL CHANTI whose telephone number is (571)272-3999. The examiner can normally be reached on Mon-Fri 8:30-5:00.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Ario Etienne can be reached on (571)272-4001. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

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Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free). If you would like assistance from a USPTO Customer Service Representative or access to the automated information

system, call 800-786-9199 (IN USA OR CANADA) or 571-272-1000.

Hussein Elchanti

Feb. 25, 2008

/Ario Etienne/ Supervisory Patent Examiner, Art Unit 2157